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MORTGAGE RECORD No. 472

and a

Tulsa Exchange Trust Company, Trustee Tulsa NESSETH, That said part. 108 of the first part, in consideration of the su Six Hundred Eight and eccept of which is hereby acknowledged, do, by these presents grant, barg	it, his wife f Oklahoma,of the first part part_Vof the second part; m of 76/100Dollars ain, sell and convey unto said part_V_ of the second partNEheirs County and State of	
THIS INDENTURE, Made this       15th       day of       Noven         C. J. Grant and Mable C. Gran         Tulsa       County, in the State o         Exchange Trust Company, Trustee         Tulsa         NESSETH, That said part LOSof the first part, in consideration of the su         Six Hundred Eight and         ecceipt of which is hereby acknowledged do. =. by these presents grant, barg         ussigns, all the following described real estate situated in       Tulsa         homa to-wit;       Lot Three (3) in Block Three	and duly recorded in Book	
THIS INDENTURE, Made this       15th       day of       Noven         C. J. Grant and Mable C. Gran         Tulsa       County, in the State o         Exchange Trust Company, Trustee         Tulsa         NESSETH, That said part LOSof the first part, in consideration of the su         Six Hundred Eight and         ecceipt of which is hereby acknowledged do. =. by these presents grant, barg         ussigns, all the following described real estate situated in       Tulsa         homa to-wit;       Lot Three (3) in Block Three	0. G. Weaver,         By       Brady Brown,       County Clerk         By       Brady Brown,       Deputy         aber       A. D. 192.3, between       Deputy         at. his wife       foklahoma,       part 108         f Oklahoma,       part J. of the second part;       of the first part         m of.       76/100       Dollars         ain, sell and convey unto said part. Y. of the second part.       his       heirs         County and State of       County and State of       County and State of	
C. J. Grant and Mable C. Gran Tulsa County, in the State o Exchange Trust Company, Trustee Tulsa NESSETH, That said part 198 of the first part, in consideration of the su Six Hundred Eight and eccipt of which is hereby acknowledged do by these presents grant, barge tssigns, all the following described real estate situated in	/ iberA.D. 192.3 between	
C. J. Grant and Mable C. Gran Tulsa County, in the State o Exchange Trust Company, Trustee Tulsa NESSETH, That said part 198 of the first part, in consideration of the su Six Hundred Eight and eccipt of which is hereby acknowledged do by these presents grant, barge tssigns, all the following described real estate situated in	/ iberA.D. 192.3 between	
C. J. Grant and Mable C. Gran Tulsa County, in the State o Exchange Trust Company, Trustee Tulsa NESSETH, That said part 198 of the first part, in consideration of the su Six Hundred Eight and eccipt of which is hereby acknowledged do by these presents grant, barge tssigns, all the following described real estate situated in	it, his wife fOklahoma,part_iesof the first part part_Vof the second part; um of 76/100 Dollars ain, sell and convey unto said part_V_ of the second parthisheirs County and State of	
Exchange Trust Company, Trustee Tulse NESSETH, That said part 1.05 of the first part, in consideration of the su Six Hundred Eight and eccept of which is hereby acknowledged, doby these presents grant, barg ussigns, all the following described real estate situated in	nm of. 76/100 Dollars ain, sell and convey unto said part. I of the second part. <u>his</u> heirs County and State of	
Tulsa NESSETH, That said part 108 of the first part, in consideration of the su Six Hundred Eight and eccept of which is hereby acknowledged,"doby these presents grant, barg assigns, all the following described real estate situated inTulsa homa to-wit; Lot Three (3) in Block Three	ain, sell and convey unto said part. Y. of the second part. <u>Do</u> llars County and State of	
eccipt of which is hereby acknowledged,"do_m_by these presents grant, barg assigns, all the following described real estate situated in <u>TULS8</u> homa to-wit; Lot Three (3) in Block Three	ain, sell and convey unto said part. Y _ of the second part <u>N18</u> heirs County and State of	
eccipt of which is hereby acknowledged,"do_m_by these presents grant, barg assigns, all the following described real estate situated in <u>TULS8</u> homa to-wit; Lot Three (3) in Block Three	ain, sell and convey unto said part. Y _ of the second part <u>N18</u> heirs County and State of	
homa to-wit; Lot Three (3) in Block Three		. 7. N. 
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	S. B	
To have and to hold the same together with all and singular the t	enements, hereditaments and appurtenances thereunto belonging, or in anywise apper-	
ing forever		
This conveyance is intended as a mortgage to secure the payment of . One for \$ 608.76 due at rate of \$1	one promissory note of even date here- 15.00 per month, 1st payment due Dec. 15th,	·
23. Said note to draw interest at 8 per	cent int. payable semi annually. 192	
	Hy and signed by	
Said first part <u>SS</u> hereby covenantthat	ccept 1st mtge. to United S. & L.	
he will warrant and defend the same against the lawful claims of all lises in the sum of $\$_750$ , $00$	persons whomsoever. Said first part_19. Sagreeto insure the buildings on said Id maintain such insurance during the existance of this mortgage. Said first part	
5 to pay all taxes and assessments lawfully assessed on said premises b Said first part 193 further expressly agreethat in case of fored	efore delinquent. losure of this mortgage and as often as any proceeding shall be taken to foreclose same	
stein provided, the mortgagor will pay to the said mortgageeS13 torney's or solicitor's fees therefor, in addition to all other statutory fees; sai	CLYDollars Id fee to be due and payable upon the filing of the petition for foreclosure and the same	
ement or decree rendered in action as aforesaid, and collected, and the lien the	and the amount thereon shall be recovered in said foreclosure suit and included in any reof enforced in the manner as the principal debt hereby secured. part 113	
	partbers or assigns said other with the interest thereon according to the terms and tenor of said note s then these presents shall be wholly discharged and void otherwise shall remain in full	
and effect. If said insurance is not effected and maintained, or if any an	a then these presents shall be wholy discharged and yold otherwise shall remain in full and all taxes and assessments which are or may be levied and assessed lawfully against agemay effect such insurance or pay such taxes and assessments and shall	
lowed interest thereon at the rate ofper cent per annum, is or sums of money or any part thereof is not paid when due, or if such interest in the such interest is a such interest of the such interest is a such interest of the such in	until paid, and this mortgage shall stand as security for all such payments; and if said surance is not effected and maintained or any taxes or assessments are not paid before	
quent, the holder of said note and this mortgage may elect to declare ct said debt including attorney's fees, and to foreclose this mortgage, and sha	the whole sum or sums and interest thereon due and payable at once and proceed to Il become entitled to possession of said premises.	
Said first part.125, waive, notice of election to declare the whole de IN WITNESS WHEREOF, said part.198of the first part ha	sbt/As above and also the beneft to tay, valuation or appraisement laws. 2hereunto settheirhand 9the day and year first above written.	
그는 것은 것은 물건을 물건을 다 한다.	C. J. Grant Mable C. Grant	
	ASSIGNMENT	
W ALL MEN BY THESE PRESENTS That	of	
d mortgageein consideration of the sum of	knowledged, dohereby sell, assign, transfer, set out and convey unto	
hheirs and assigns, the within mortgage deed, the real estate c nants therein contained.	onveyed and the promissory note, debts and claims thereby secured, and the	
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never		
IN WITNESS WHEREOF, The said mortgageehahereunto se	thandthisday of	
TE OF OKLAHOMA,		
Before me Forrest C. Welch	a Notary Public in and for said County and State	
C. J. Grant and Mable C. Grant, his with	edwithin and foregoing Ed to me known to be the identical person Bwho executed the above instrument	
acknowledged to me thatLh9Y executed the same asIh_91Mr	ee and voluntary act and deed for the uses and purposes therein set forth.	
WITNESS my official hand and scal the day and year above set forth. commission expires Dec. 11th. 1923. (Seal)	Forrest C. Welch,	
	Notary Public	
가지 않는 것은 것은 것이 있는 것이 있는 것이 같이 있다. 같은 것은 것은 것은 것은 것이 있는 것이 같은 것은 것은 것은 것이 같이 있다.		

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